



OFFICE OF THE EXECUTIVE SECRETARY NATIONAL LABOR RELATIONS BOARD 1015 HALF STREET SE WASHINGTON, DC 20570

August 26, 2019

Re: New York Party Shuttle, LLC, d/b/a OnBoard Tours, Washington

DC Party Shuttle d/b/a OnBoard Tours, OnBoard Las Vegas Tours
LLC, d/b/a OnBoard Tours, NYC Guided Tours, LLC and Party Shuttle

Tours, LLC, a single employer Cases No. 02-CA-073340

EXTENSION OF TIME TO FILE CROSS-EXCEPTIONS, BRIEF IN SUPPORT OF CROSS-EXCEPTIONS, and ANSWER TO EXCEPTIONS

The request for an extension of time in the above-referenced case is granted. The due date for the receipt in Washington, D.C, of Cross Exceptions and Briefs in Support of Cross-Exceptions is extended to **September 24, 2019**. In addition, the due date for the receipt in Washington, D.C. of Answering Brief to Exceptions is also extended to **September 24, 2019**. These extensions of time to file cross-exceptions, briefs in support of cross-exceptions, and answering briefs to exceptions apply to all parties.

/s/ Diane Bridge Counsel

cc: Parties Region

_

¹ When a party is granted an extension of time to file cross-exceptions, that party automatically receives the same extension for filing an answering brief to exceptions, and therefore so do all other parties who are eligible to file cross-exceptions and/or answering briefs. See *P&M Cedar Products*, 282 NLRB 772 (1987). Please note that the converse is not true – a request for an extension of time to file an answering brief to exceptions does not automatically extend the time for filing cross-exceptions.